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5					
6	Attorneys for Plaintiffs, THE RANDALL GROUP, RANDALL REALTY CORP., AND CTL				
7	MANAGEMENT, INC.				
8	UNITED STATES DISTR	RICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA				
10					
11	THE RANDALL GROUP, INC., RANDALL REALTY CORP., AND CTL MANAGEMENT, INC.,	Case No.: 4:10-CV-01793 SBA			
12	MANAGEMENT, INC.,	STIPULATION TO RE-			
13	Plaintiffs,	SCHEDULE DATE OF INITIAL CASE			
14	VS.	MANAGEMENT CONFERENCE AND ORDER			
15 16	ST. PAUL FIRE AND MARINE INSURANCE COMPANY, ROYAL INSURANCE COMPANY OF AMERICA, NORTHERN INSURANCE COMPANY	APPROVING STIPULATION			
17 18	OF NEW YORK, VALIANT INSURANCE COMPANY, STEADFAST INSURANCE COMPANY, and DOES 1 through 30, inclusive,				
19	Defendants.				
20					
21		-			
22	Plaintiffs, The Randall Group, Inc., Ran	dall Realty Corp., and CTL			
23	Management, Inc., by and through their attorneys WOLKIN CURRAN, LLP,				
24	by David F. Myers; defendants and cross-defendants, Arrowood Indemnity				
25	Company, as successor to Royal Indemnity Company and formerly known as				
26	the Royal Insurance Company of America and erroneously named herein as the				
27	Royal Insurance Company of America, by and through its attorneys MUSICK,				
28	1.				
	STIPULATION AND ORDER RESCHEDULING CASE MANAGEMENT CONFERENCE	4:10-CV-10-0793 SBA			

1	PEELER & GARRETT, LLP, by Cheryl Orr and/or David Tartaglio;				
2	defendants and cross-defendants St. Paul Fire and Marine Insurance Company				
3	by and through its attorneys BOHM, MATSEN, KEGEL & AGUILERA, LLP				
4	by A. Eric Aguilera; and defendants and cross-complainants, Steadfast				
5	Insurance Company, Northern Insurance Company of New York, and Zurich				
6	American Insurance Company, as successor to Valiant Insurance Company, by				
7	and through their attorneys SINNOTT, PUEBLA, CAMPAGNE & CURET,				
8	APLC, by Blaise S. Curet, hereby stipulate as follows:				
9	1. Plaintiffs have requested that the Initial Case Management				
10	Conference currently scheduled to take place on September 9, 2010, be				
11	rescheduled due to the fact that:				
12	(a) Plaintiffs' counsel, David F. Myers, is scheduled to attend a				
13	hearing on cross-motions for summary judgment and summary adjudication in				
14	a case venued in Riverside County Superior Court and will, for that reason, be				
15	unavailable to set-up the Court's requisite telephonic conference; and				
16	(b) Plaintiffs' counsel, Brandt L. Wolkin, will be unavailable to				
17	set-up the Court's requisite telephonic conference because he will be observing				
18	the Rosh Hashana holiday.				
19	2. Counsel for each of the defendants has been contacted and made				
20	aware of the above unavailability and each counsel has stated that he, or she,				
21	has no objection to a rescheduled date for the Initial Case Management				
22	Conference.				
23	3. Pursuant to the Local Rules of Court, counsel for Plaintiffs will				
24	initiate the telephonic conference joining all parties and then will contact the				
25	Court.				
26					
27					
28	2.				

1	4. A Joint Case Management Statement will be filed at least 10 days					
2	prior to the rescheduled date of hearing of the Initial Case Management					
3	Conference.					
4	5. The Parties hereby stipulate and agree that they are each available					
5	on October 20 and 21 and that the Initial Case Management Conference may be					
6	rescheduled to either of those dates.					
7	IT IS SO STIPULATED:					
8						
9	DATED: August 23, 2010	WOLF	KIN CURRAN, LLP			
10						
11		By:	/s/David F. Myers DAVID F. MYERS			
12			Attorneys for The Randall Group, Inc.,			
13			Randall Realty Corp., and CTL			
14			Management			
15	DATED: August 23, 2010	MUSI	CK, PEELER & GARRETT, LLP			
16						
17		By:	/s/David A. Tartaglio			
18			CHERYL ORR DAVID TARTAGLIO			
19			Attorneys for Arrowood Indemnity			
20			Company, as successor to the Royal Indemnity Company and formerly			
21			known as the Royal Insurance			
22			Company of America and erroneously named herein as the Royal Insurance			
23			Company of America			
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28	CEIDIH AFION AND ODDED DEC	CHEDITA	3.			

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1	DATED: August 23, 2010	BOHM, MATSEN, KEGEL & AGUILERA, LLP			
2		MOOIL	DK/ I, DDI		
3		By:	/s/ A. Eric Aguilera		
4		Dy.	ABEL ERIC AGUILERA		
5			Attorneys for St. Paul Fire and Marine		
6			Insurance Company		
7	DATED: August 23, 2010	SINNO	TT, PUEBLA, CAMPAGNE &		
8		CURET	T, APLC		
9					
10		By:	/s/ Blaise S. Curet		
11			BLAISE S. CURET Attorneys for Defendants and Cross- Claimants Steadfast Insurance		
12			Company,		
13			Northern Insurance Company of New York and Zurich American Insurance		
14			Company, as successor to Valiant Insurance		
15			Company to the policies at issue in the litigation		
16					
17	ORDER				
18	The above stipulation is acc	epted and	IT IS SO ORDERED.		
19	The Initial Case Management Conference shall be rescheduled and shall take place				
20	on October20, 2010, at 3:00 p.m. The parties shall <u>meet and confer</u> prior to the conference				
21	and shall prepare a joint Case Management Conference Statement which shall be filed no				
22	later than ten (10) days prior to the Case Management Conference that complies with the				
23	Standing Order For All Judges Of The Northern District Of California and the Standing				
24	Order of this Court. Plaintiffs shall be responsible for filing the statement as well as for				
25	arranging the conference call. All parties shall be on the line and shall call (510) 637-3559				
26	at the above indicated date and time.				
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	STIPULATION AND ORDER RESC		G 4:10-CV-10-0793 SBA		

Case 4:10-cv-01793-SBA Document 45 Filed 08/24/10 Page 5 of 5